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1	D. GEORGE SWEIGERT, C/O
2	GENERAL DELIVERY MOUNT SHASTA, CALIF 96067
3	
4	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA
5	
6	D. GEORGE SWEIGERT Case No.: 2:18-cv-01633-RMG-BM
7	Plaintiff,
8	VS. PLAINTIFF'S FRCP RULE 12(f) MOTION TO STRIKE DEFENDANT'S MEMORANDUM IN
9	JASON GOODMAN SUPPORT OF MOTION TO DISMISS (Entry 9-1, 08/03/2018)
10	Defendant
11	
12	PLAINTIFF'S FRCP RULE 12(f) MOTION TO STRIKE
13	DEFENDANT'S MEMORANDUM IN SUPPORT OF MOTION TO DISMISS (Entry 9-1, 08/03/2018)
14	NOW COMES THE PRO SE plaintiff, a layman non-attorney acting in the public interest as a private
15	attorney general, to submit this MOTION TO STRIKE the defendant's MEMORANDUM IN SUPPORT OF
16	MOTION TO DISMISS (Entry 9-1, 08/03/2018) pursuant to the following Rules of the Fed. Rules. Civ. Proc.:
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18	• FRCP Rule 12(f)
19	• FRCP Rule 5(d)(1)
20	Accompanying this instant motion are several documents that are concurrently filed:
21	To be a second and the contained that are contained to the contained that
22	BRIEF IN SUPPORT OF PLAINTIFF'S FRCP RULE 12(f) MOTION TO STRIKE DEFENDANT'S MEMORANDUM IN SUPPORT OF MOTION TO DISMISS (DOC. 9-1,
23	08/03/2018)
24	PLAINTIFF'S FIRST DECLARATION
25	THIRD REQUEST FOR JUDICIAL NOTICE
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27	1
28	PLAINTIFF'S FRCP RULE 12(F) MOTION TO STRIKE DEFENDANT'S MEMORANDUM IN SUPPORT OF MOTION TO DISMISS
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Despite six (6) declarations filed by the undersigned in related litigation (U.S.D.C. for the Eastern District of Virginia, 3:17-cv-00601-MHL Steele et al v. Goodman et al.) denying Goodman's wild accusations of the plaintiff's liability in this matter Goodman persists in his smear campaign (again motivated by profit).

Goodman continues to proclaim to members of the public that he has "evidence" of the undersigned's involvement in serious crimes – including the plotting of the R.D.D. emergency response on 06/14/2017 at the Port of Charleston. Goodman defrauds the plaintiff of his property interest in a professional reputation while simultaneously defrauding his CrowdSource The Truth followers of thousands of dollars via credit card transfers using the interstate wires. The tortious conduct of Goodman to close the Port of Charleston remains the underlying controversy for all of Goodman's tortious conduct directed at the plaintiff.

Now Goodman expects this Court to accept his rambling pleading (MEMORANDUM (Entry 9-1, 08/03/2018)) filed with his jumble of irrelevancies that is an obvious attempt to transfer his liability for the closure of the Port of Charleston onto the plaintiff. Goodman has had to rely on his complete reckless disregard for the truth to accomplish this stunning fraud on the court.

The Goodman MEMORANDUM (Entry 9-1, 08/03/2018) is a fraudulent artifice and should be ignored by this Court Technicalities alone require the Goodman pleading to be ignored as no Certificate of Service was filed pursuant to FRCP Rule FRCP Rule 5(d)(1).

PRAYER

For the many reasons articulated in the documents that accompany this MOTION the Court should strike Goodman's MEMORANDUM (Entry 9-1, 08/03/2018).

Dated this day of August _____, 2018

D. GEORGE SWEIGERT

PLAINTIFF'S FRCP RULE 12(F) MOTION TO STRIKE DEFENDANT'S MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

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SIGNATURES

PLAINTIFF'S FRCP RULE 12(F) MOTION TO STRIKE DEFENDANT'S MEMORANDUM IN SUPPORT OF MOTION TO DISMISS

1 D. GEORGE SWEIGERT, C/O GENERAL DELIVERY 2 MOUNT SHASTA, CALIF 96067 3 IN THE UNITED STATES DISTRICT COURT 4 FOR THE DISTRICT OF SOUTH CAROLINA 5 D. GEORGE SWEIGERT Case No.: 2:18-cv-01633-RMG-BM 6 Plaintiff, 7 VS. CERTIFICATE OF SERVICE 8 JASON GOODMAN 9 Defendant 10 11 12 CERTIFICATE OF SERVICE 13 , 2018, I have caused to be placed into the U.S. Postal Service true copies of the 14 attached pleadings (with First Class postage affixed) to the following parties. 15 FRCP RULE 12(f) MOTION, BRIEF IN SUPPORT OF PLAINTIFF'S FRCP RULE 12(f) MOTION, 16 PLAINTIFF'S FIRST DECLARATION, THIRD REQUEST FOR JUDICIAL NOTICE 17 18 Clerk of the Court **U.S. District Court** 19 Matthew J. Perry, Jr. Courthouse 901 Richland Street 20 Columbia, South Carolina 29201 21 Jason Goodman 252 7th Avenue #6S 22 New York, NY 10001 23 I hereby attest under the penalties of perjury that the foregoing is true and accurate. 24 25 26 27 28 **CERTIFICATE OF SERVICE - 1**

Date Filed 08/13/18

Entry Number 12

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